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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/810,700	03/29/2004	Kazuyuki Kiuchi	Q80631	9045
23373	7590 12/08/2006		EXAMINER	
SUGHRUE MION, PLLC			FIGUEROA, JOHN J	
2100 PENNS SUITE 800	2100 PENNSYLVANIA AVENUE, N.W. SUITE 800		ART UNIT	PAPER NUMBER
	ON, DC 20037		1712	
			DATE MAILED: 12/08/2006	

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)		
		10/810,700	KIUCHI ET AL.		
	Office Action Summary	Examiner	Art Unit		
		John J. Figueroa	1712		
Period fo	The MAILING DATE of this communication app or Reply	ears on the cover sheet with the c	orrespondence address		
A SH WHIC - Exter after - If NO - Failu Any I	ORTENED STATUTORY PERIOD FOR REPLY CHEVER IS LONGER, FROM THE MAILING DATES and the may be available under the provisions of 37 CFR 1.13 SIX (6) MONTHS from the mailing date of this communication. Period for reply is specified above, the maximum statutory period were to reply within the set or extended period for reply will, by statute, reply received by the Office later than three months after the mailing and patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be time will apply and will expire SIX (6) MONTHS from cause the application to become ABANDONEI	l. ely filed the mailing date of this communication. D (35 U.S.C. § 133).		
Status					
2a)⊠	Responsive to communication(s) filed on 29 Set This action is FINAL . 2b) This Since this application is in condition for allowant closed in accordance with the practice under E	action is non-final. nce except for formal matters, pro			
Dispositi	on of Claims				
5)	Claim(s) 1-15 is/are pending in the application. 4a) Of the above claim(s) 8-13 is/are withdrawn Claim(s) is/are allowed. Claim(s) 1-7,14 and 15 is/are rejected. Claim(s) is/are objected to. Claim(s) are subject to restriction and/or	from consideration.			
	on Papers				
10)	The specification is objected to by the Examiner The drawing(s) filed on is/are: a) acce Applicant may not request that any objection to the o Replacement drawing sheet(s) including the correcti The oath or declaration is objected to by the Example 1.	epted or b) objected to by the Edrawing(s) be held in abeyance. See ion is required if the drawing(s) is obj	37 CFR 1.85(a). ected to. See 37 CFR 1.121(d).		
Priority u	ınder 35 U.S.C. § 119				
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No. 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 					
Attachmen	t(s)				
2) Notic 3) Inform	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948) nation Disclosure Statement(s) (PTO/SB/08) r No(s)/Mail Date	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal Pa 6) Other:	te		

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made FINAL.

DETAILED ACTION

Response to Amendment

- 1. The nonstatutory obviousness-type double patenting rejections in items 7-9 on page 4 of the Office Action of June 30, 2006, hereinafter 'OA', is maintained for the reasons set forth and previously made of record in said items of OA.
- 2. The 35 U.S.C. 102(b) rejection of claims 1-7, 14 and 15 as anticipated by European Patent Application Number (EP) 1,033,393 A2 to Oshima et al., hereinafter 'Oshima', is maintained for the reasons previously made of record in item 11 on page 5 of OA.

Election/Restrictions

3. Claims 8-13 are withdrawn from further consideration pursuant to 37 CFR 1.142(b), as being drawn to a nonelected invention, there being no allowable generic or linking claim, in accordance with the Restriction Requirement in item 1 of OA. Because Applicant did not provide substantive arguments traversing the restriction requirement in the response filed September 29, 2006, hereinafter 'Response', the restriction is thus

Response to Arguments

The Double Patenting Rejections (items 7-9 of OA)

4. Applicant did not provide substantive arguments in Response with respect to the

outstanding nonstatutory obviousness-type double patenting rejections made of record

in items 7-9 of OA. Therefore, these double patenting rejections are maintained for the

same reasons set forth in said items of OA.

The 35 U.S.C. 102 Rejection over Oshima (item 11 of OA)

5. Applicant's arguments in Response with respect to the 35 U.S.C. 102(b) rejection

of claims 1-7, 14 and 15 as anticipated by Oshima have been fully considered but are

deemed unpersuasive.

Applicant's principal argument concerning the instant claims as not anticipated by

Ohshima due to the reference not disclosing all the claim elements because Oshima

"does not disclose that the pressure-sensitive adhesive layer containing heat-

expandable microspheres and the substrate are peelable from each other by heating ...

[and that] the adhesive sheet of Oshima is peeled from an adherend as a whole" is

misguided. (See, page 4, first full paragraph of Response.)

Examiner respectfully draws Applicant's attention to Figure 2 on page 11 of

Oshima. In Figure 2, Oshima discloses a double-faced heat-peelable pressure

sensitive adhesive (psa) sheet that contains a substrate, a heat-peelable psa layer

(containing microspheres that are heat-expandable) directly attached on one side of the

substrate and a pressure sensitive adhesive layer that is present on the other side of the substrate. (*See also*, Oshima, paragraphs [0011] to [0013] for content of heat-peelable psa layer) In paragraphs [0033] to [0034], Oshima further discloses adding an intermediate release layer (or a coating layer with release agent) between the substrate and the heat-expandable layer, thus "improving the peelability from an adherend after heating." Accordingly, Oshima does disclose that the substrate and the heat-peelable layer containing the heat-expandable microspheres "are peelable from each other by heating."

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Moreover, the instant specification teaches that the claimed heat-peelable double-faced psa sheet "may have other layers in appropriate positions according to need, ... such other layers disposed between layers ... may be of one kind or of two or more kinds." (Specification, page 39, lines 5-15) The specification further teaches including a coating interlayer between the substrate and the heat-peelable layer to impart releasibility; a coating layer for improving adhesion; a layer for increasing the area of adhesion to adherends; and a layer for improving adhesive force (e.g., a psa layer). (Specification, page 39, line 16 to page 40, line 7)

Thus, the embodiment of the psa sheet disclosed in Figure 2 of Oshima, when considered in view of the teachings of the instant specification, anticipates the invention encompassed by the instant claims because both sets of psa sheets can contain multiple heat-peelable layers and psa layers on one or more sides of the substrate or adherend.

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Finally, in response to Applicant's arguments that Dobson does not expressly disclose various physical properties discussed in Response, it is noted that the features upon which applicant relies (e.g., silicon wafer grindability and peelability) are not recited in the rejected claim(s). Although the claims are interpreted in light of the specification, limitations from the specification are not read into the claims. See *In re Van Geuns*, 988 F.2d1181, 26 USPQ2d 1057 (Fed. Cir. 1993). In addition, although Oshima may not explicitly discloses these physical properties for the disclosed heat-peelable psa sheet, because the psa sheet disclosed in Oshima and that encompassed by the instant claims are the same heat-peelable psa sheet, then both sets of adhesive sheets must inherently possess the same physical properties/effects, such as grindability and peelability upon use.

Thus, the instant claims remain anticipated by Oshima.

Conclusion

6. **THIS ACTION IS MADE FINAL.** Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of

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the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to John J. Figueroa whose telephone number is (571) 272-8916. The examiner can normally be reached on Mon-Thurs & alt. Fri 8:00-5:30pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Randy Gulakowski can be reached on (571) 272-1302. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

JJF/RAG

RANDY GULAKOWSKI SUPERVISORY PATENT EXAMINER TECHNOLOGY CENTER 1700